



राजपत्र, हिमाचल प्रदेश

हिमाचल प्रदेश शासन द्वारा प्रकाशित

खंड XI]

शिमला, शनिवार, 15 जून, 1963/25 ज्येष्ठ, 1885

[संख्या 24

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—	अनुपूरक —

15 जून, 1963/25 ज्येष्ठ, 1885 को समाप्त होने वाले सप्ताह में निम्नलिखित विज्ञप्ति "असाधारण राजपत्र, हिमाचल प्रदेश" में प्रकाशित हुई—

विज्ञप्ति की संख्या	विभाग का नाम	विषय
No. 1-18/62-LR., dated the 6th June, 1963.	Law Department	The Government of Union Territories Act, 1963 (No. 20 of 1963).

भाग 1—वैधानिक नियमों को छोड़ कर हिमाचल प्रदेश के उप-राज्यपाल और जुडिशल कमिश्नरज कोर्ट द्वारा अधिसूचनाएं इत्यादि

HIMACHAL PRADESH ADMINISTRATION

APPOINTMENT DEPARTMENT

CORRIGENDUM

Simla-4, the 16th May, 1963

No. 3-148/59-Apptt.—The entries against serial No. 9 of this Administration notification No. Apptt. 3-148/59, dated the 26th June, 1962, may be substituted by the following:—

Serial No.—9.

Name of Officer.—Director of Animal Husbandry.

Ex-Officio Designation.—Joint Secretary.

Name of Department.—Animal Husbandry.

NOTIFICATIONS

Simla-4, the 16th May, 1963

No. Apptt. 1-831/57-II.—In exercise of the powers vested in him under F. R. 110 (c) of the Compilation of Fundamental and Supplementary Rules, Vol. I, the Lieutenant Governor, Himachal Pradesh, is pleased to

1	2	3	4	5	6
	Bilaspur	1958-59 1959-60 1960-61	— 2,465 2,823	— 134 147	
Punjab	Rohtak	1958-59 1959-60 1960-61	1,280 1,383 1,401	31 39 49	
Uttar Pradesh	Saharanpur	1958-59 1959-60 1960-61	2,227 2,274 2,409	55 74 115	2.1
	Allahabad	1958-59 1959-60 1960-61	1,943 1,961 2,097	9 11 19	
Delhi Adm.	Delhi	1958-59 1959-60 1960-61	5,244 5,988 7,141	8 14 40	
M.I.C.	Delhi	1958-59 1959-60 1960-61	362 429 500	2 6 9	0.4
L.M. & A. Islands.	L. M. & A. Islands.	1958-59 1959-60 1960-61	76 84 104	1 4 1	
Manipur	Manipur	1958-59 1959-60 1960-61	2,738 2,807 3,449	4 2 2	
N.E.F.A.	Subansiri	1958-59 1959-60 1960-61	25 29 29	— — —	
Tripura	Dharamnagar	1958-59 1959-60 1960-61	244 265 294	3 6 3	1.4
TOTAL ...			1,35,424	2,503	1.8

5. *Conclusions.*—It will be seen that the annual retirement ratio show large variations from area to area. for example, it is the least in NEFA (0.2 per cent) and the highest in the districts of Bihar and Gujrat. The reason also is obvious. In the older districts of Bihar and Gujrat, Primary education has been expanding for a very long time so a fairly large number of older teachers are actually in service. In NEFA, the entire development of education is new and there are hardly any teachers in the older age-limit. Such variations are unavoidable but they can be easily understood.

2. In the case of the annual desertion ratio also, the variations from the one area to another are very large

The least ratio is seen in Manipur where it is almost nil and highest in Gujrat and Madhya Pradesh. Here also factors such as availability of alternative employment, remuneration offered to primary teachers, or average death-rate are responsible and these vary from one part of the country to another. The variation in the desertion ratio also is, therefore, inevitable.

3. Putting these two figures together, it appears that the overall replacement ratio for primary teachers (all causes) would be 3.7 or 4 percent in round figures.

By order,
K. L. SETHI,
Secretary.

Simla-4, the 4th March, 1963

No. 3-60/62-Edu.—The Lieutenant Governor, Himachal Pradesh on the recommendations of the Union Public Service Commission is pleased to appoint Shri Pran Khosla as Senior Lecturer (Class-II Gazetted) in the grade of 250-25-550/25-750 with effect from the date he assumes charge in the Government College, Bilaspur.

He will be on probation for two years and his confirmation would depend upon the availability of a permanent post on expiry of the probation.

ADDENDUM

Simla-4, the 6th March, 1963

No. E. 32-63/54.—Please add the following as para. 2 in this Department's notification of even number dated the 24th October, 1962, as under:—

“Shri Prabhat Chander Gupta would be on probation for two years. His confirmation would depend on his work and conduct being found satisfactory and

availability of a permanent post after expiry of the period of probation.”

K. L. SETHI,
Secretary.

NOTIFICATIONS

Simla-4, the 12th March, 1963

No. 9-50/61-Edu.—Please add Sl. No. 12 as below:—
“12. Director of Welfare—Member”.
and re-number the subsequent, S. No. accordingly in this Department notification of even number dated 30-1-1963.

Simla-4, the 18th April, 1963

No. 13-18/63-Edu.—With a view to advising the Administration on all matters relating to the efficient administration of the National Loan Scholarship Schemes instituted by the Union Ministry of Education, the Lieutenant Governor, Himachal Pradesh, is pleased to set up an Advisory Board of the following membership:—
1. Development Commissioner (Official) Chairman
2. Shri Tapinder Singh, M.T.C. (Non-official) Member

3. Principal Education Officer, Himachal Pradesh Territorial Council (Official). *Member*
4. One of the Principals of the Government Colleges in Himachal Pradesh (By rotation every year). *Member*
5. Director of Education *Member-Secretary.*

2. The Board besides advising the Administration on the implementation of the schemes will invite applications and make selection on the basis of the rules laid down by the National Advisory Board. The Board, in its first meeting will lay down procedures to be followed, particularly with regard to (a) inviting of applications, (b) selecting candidates, and (c) ensuring prompt payment to the selected scholars. The Board shall also fix the rates of loans to be given to different categories of students such as boarders, non-boarders, those reading in small towns or in cities, etc., keeping in view the maximum limits as laid down under the rules and regulations.

3. The Board shall meet as often as it is necessary to do so for the transaction of the business of the scheme but in any case at least once a year.

4. The Headquarter of the Board shall be at Simla.

5. Official members of the Board will draw their T.A. and D.A. at the rate admissible to them and from the source from which they draw their salaries. The grant of T.A. and D.A. to non-official members of the Board will be governed by the provisions of S.R. 190 (a) of Fundamental and Supplementary Rules, Vol. I.

By order,

K. L. SETHI,

Secretary.

FINANCE DEPARTMENT

NOTIFICATION

Simla-4, the 21st February, 1963

(To be substituted for this Department's Notification of even No. and date)

No. 12-16/62-Fin(R&E).—Consequent upon the change in the Classification of Government Transactions with effect from the 1st April, 1962, and to make the list of heads of Departments up-to-date and in modification of all previous orders issued in this behalf, the Lieutenant Governor, in exercise of the powers conferred upon him under Supplementary Rule 2 (10) read with item 43 of Appendix 14 of the P&T Compilation of Fundamental and Supplementary Rules, Vol. II, is pleased to declare the Heads of Departments as mentioned below afresh in respect of the Heads of Accounts as noted against each:—

S. No.	Head of Department	Head of Accounts
1	2	3
1.	Additional Financial Commissioner.	9—Land Revenue— (1) Survey Settlement and Record Operations. (2) Superintendence.
2.	Land Reforms Commissioner.	9—Land Revenue— Staff for Land Reforms in Himachal Pradesh.
3.	Director of Land Records.	9—Land Revenue— District Charges.
4.	Director Consolidation of Holdings.	9—Land Revenue— Consolidation of Holdings.
5.	Excise and Taxation Commissioner.	10—ta te Excise. 12—Sales Tax. 13—Other Taxes and Duties.
6.	Secretary Provincial Transport Authority.	11—Taxes on Vehicles.
7.	Financial Commissioner.	14—Stamps. 19—General Administration— District Administration. 19-A. 5. Mis. Discretionary Grants by the Lieutenant Governor.

1	2	3
8.	Inspector General of Registration.	26—Misc. Departments— (I) Frashkhana. (II) Stables. 71—Misc. Relief to Fire and Flood Sufferers. 76—Misc. Assignments and Compensations. 15—Registration.
9.	Chief Electoral Officer.	18—Parliament and State Legislatures—'C' Elections (Demand of the Ministry of Law in Punjab Circle of Account).
10.	Secretary to Lieutenant Governor.	19—General Administration Head of State etc.
11.	Chief Secretary	19—General Administration Secretariat and Headquarter Establishment. 56—Aviation. 71—Misc:— (i) Donation of Charitable purposes. (ii) Contributions to P&T Guarantees. (iii) Contributions to Distt. Soldiers Sailors and Airmen's Board. (iv) Other Contributions. (v) Special Commission of Enquiry Political Sufferers Committee.
12.	Development Commissioner.	19—General Administration State Headquarter (C.P.). 31—Agriculture—Misc: Extension Training Centre. 37—Community Development N.E.S. and Local Development Works. P. Loans and Advances by the Central Government.
13.	Judicial Commissioner.	21—Administration of Justice.
14.	Inspector General of Prisons.	22—Jails.
15.	Inspector General of Police.	23—Police.
16.	Director of Welfare.	24—External Affairs—H-Refugees and State Prisoners—H. 4. Expenditure incurred in Centrally Administered Area. 28—Education— Social and Moral Hygiene and Aftercare Programme. 71—Misc:— (i) Welfare Department. (ii) Grant-in-aid to Bharat Sewak Samaj. (iii) Contributions to State Social Welfare Advisory Board. (iv) Misc. and Unforeseen Charges Expenditure on Welfare of Scheduled Tribes and Scheduled Areas. (v) Expenditure on Backward Areas. (vi) Expenditure on Care-Services.
17.	Chief Engineer	24—Demand No. 24 (Demand of the Ministry of External Affairs in the Punjab Circle). 30—Public Health—Water Supply Schemes.

1	2	3	1	2	3
		44—Irrigation, Navigation, Embankment and Drainage Works (Non-Commercial). 45—Electricity Schemes. 50—Public Works. 94—Capital Outlay on Improvement of Public Health. 95—Capital Outlay on Schemes of Agricultural Improvement and Research. 100—Capital Outlay on Irrigation, Navigation, Embankment and Drainage Works. 101—Capital Outlay on Electricity Schemes. 103—Capital Outlay on Public Works. Demand No.—			(iv) Propagation of Mirror Carp Schemes. P. Loans and Advances by the Central Government.
18. Chief Conservator of Forests.		24—External Affairs (Demand of Ministry of External Affairs, Government of India in the Punjab Circle). 31—Agriculture: (i) Fisheries. (ii) Trout Hatchery. (iii) Propagation of Mirror Carp Scheme. 39—Misc. Social Service Organisation: (i) Game Preservation. (ii) Peasantries Schemes. (iii) Improvement and Development of Sanctuaries. 70—Forests. 70—Forests—Sirmur Rosin and Turpentine Factory.	24. Deputy Director of Animal Husbandry. 25. Registrar Co-operative Societies.		33—Animal Husbandry. 34—Co-operation. 95—Capital Outlay on scheme of Agricultural Improvement and Research. P. Loans and Advances by Central Government. S. Unfunded Debt. T. Deposits and Advances.
19. Director of Industries.		P. Loans and Advances by the Central Government. Misc. Loans and Advances. Demand No.— 24—External Affairs H—Refugees and State Prisoners. H. 4. Expenditure incurred in Centrally Administered Areas (Demand of the Ministry of External Affairs in the Punjab Circle of Account). 35—Industries. 68—Printing and Stationery. 96—Capital Outlay on Industrial Development.	26. Director of Employment. 27. State Editor 28. Finance Secretary 29. General Manager, Himachal Govt. Transport.		38—Labour and Employment. 39—Misc. Social Service Organisation of District Gazetteers. 39—Misc. Social Service—Organisation Economics and Statistics Bureau. 71—Misc. C-4-Irrecoverable Temporary Loans and Advances written off. 57—Road and Water Transport Schemes. 113-C. Capital Outlay on Rail cum-Road Co-ordination Schemes outside the Revenue Account. 114-D. Capital Outlay on Road and Water Transport Schemes D. 1. Capital Expenditure on Bus Service.
20. Director of Civil Supplies.		26—Misc. Departments Civil Supplies Department. 124—Capital Outlay on Schemes of Government Trading in Foodgrains.	30. Director of Public Relations and Tourism.		71—Misc: (i) Publicity Board. (ii) Expenditure on Tourist Traffic Bureau. (iii) Expenditure on Celebrations of Himachal Day, Independence Day and Republic Day. (iv) Winter Sports and Golf Club.
21. Director of Education.		27—Scientific Departments. 28—Education. Except for Social and Moral Hygiene and Aftercare Programme. 39—Misc. Social and Development Organisation Mahima Public Library. 71—Misc. C-5-Contributions—Grants-in-aid.	31. Joint Secretary Home (Police). 32. Secretary Judicial (Secretary, Relief and Rehabilitation-cum-Custodian of Evacuee Property). 33. Director of Panchayats. 34. Secretary (L.S.G.)		71—Misc. Home Guards Organisation. 71—Misc. Stipends to Displaced Students. 71—Misc. Charges in connection with village Panchayat Acts. 71—Misc:
22. Director of Health Services.		29—Medical. 30—Public Health Except for Water Supply Scheme as referred to in item 17.			(i) Contributions to Local Bodies. (ii) Contributions towards Local Development.
23. Director of Agriculture.		31—Agriculture Except for:— (i) Agriculture Misc. Extension Training Centre. (ii) Fisheries. (iii) Trout Hatchery.	35. Director of Civil Defence.		78-A. Misc. Civil Defence Organisation.

By order,
S. C. BHATNAGAR,
Secretary.

FOREST DEPARTMENT

NOTIFICATIONS

Simla-4, the 25th April, 1963

No. Ft. 45-299/54(M).—Whereas it is considered necessary that portions of forests specified in the notification shall be closed for a period of 10 years and that the rights of private persons over such portions shall be suspended during such period for the purpose of regeneration and artificial restocking in order to check erosion and whereas the remainder of such forests are sufficient, and in a locality reasonably convenient for the due exercise of the rights suspended in the portions so closed, and whereas it is further considered necessary to prohibit the doing of any or all of the acts mentioned in clause (c) of section 30 of the Indian Forest Act, 1927.

Now, therefore, in exercise of the powers conferred by section 30 of the Indian Forest Act (XVI of 1927), the Lieutenant Governor, Himachal Pradesh, is pleased to declare that the portions of Sawa Kothi, Sajanu Nalla, Bindh Gadot, Piplu Silh, Jimjima, Baradhar, Narhola, Ladruin, Panjangna U.P.F.s. and Neri Nissoo D.P.F. situated in Jogindernagar and Kataula Ranges, Mandi

Forest Division as per schedule given below, shall be closed for a period of 10 (ten) years from the date of this notification and that the rights of private persons over such portions shall remain suspended during the period of 10 years and he is further pleased to prohibit, from the date of this notification:—

- (i) the quarrying and removal of stone;
- (ii) the burning of lime and charcoal;
- (iii) the breaking up or clearing any land for cultivation, for building, for herding cattle or for any other purpose;
- (iv) grazing of all kinds of animals throughout the year;
- (v) lopping and cutting of trees and bushes throughout the year.
- (vi) cutting of grass throughout the year; and
- (vii) the collection or subjection to any manufacturing process, or removal of any forest produce in or over or from the portion so closed.

Note.—Grass cutting may be permitted free to rights holders on permits on such terms and conditions as may be made and imposed, at the discretion of the Divisional Forest Officer, Mandi Forest Division, Mandi.

SCHEDULE

District: MANDI

Tehsil: JOGINDERNAGAR

Name of forest	Total area of forest in acres	Area to be closed	Boundaries			
			North	East	South	West
Illaqua: LANGNA						
Sajanu Nalla I. U.P.F.	200	50	Karkuhinda Nal and Tikar village.	Giuhni village and cultivation.	River Beas	Sajanu village and School & cultivation.
Saroa Kothi U.P.F.	700	100	Sawa Kothi U.P.F.	Bagriana village, Chamb and Gadiana vil-lages.	Beas River and Kothi & Bag village and cultivation.	Beru-Nalla.
Bindh Gadot U.P.F.	150	80	Dramman U.P.F.	Cheri Chatangna U.P.F.	Dole Village and cultiva-tion and River Beas.	Gadiana-Chamb Nallah.
Illaqua: BHANGAL						
Jimjima U.P.F.	200	50	Chhochhan Rihru.	Mandokhari village and Nalla.	Jimjima Nalla and cultivation.	Dulka Nalla and charand.
Baradhar U.P.F.	150	50	Khambar ridge and Baradhar cultivation.	Dul-ka-nalla	Dul village and cultivation.	Khoridhar ridge.
Marhola U.P.F.	200	80	Marhola village	Nainidhar and village.	Gawal Ganer village.	Bajgar Khad.
Ladruin U.P.F.	200	80	More-di-dhar	Gadial-nalla	Ladruin village and charand.	Charand of Ladruin vil-lage.
Panjangana U.P.F.	90	30	Dugh-a-Gahr U.P.F.	Hydro-electric trolly line.	Panjangna vil-lage a n d charand.	Mandhokhari Nalla.
Tehsil: SADAR Illaqua: BADAR						
Neri Nissoo D.P.F.	151	75	Boundary pillar No. 1 and Kahra Dhog U.F.	Boundary pillar No. 5 to 15.	Boundary pillar No. 15 to 17.	Boundary pillar No. 1 to 2 and Kahra village.
Piplu shil U.P.F.	500	25	Neri-Khad	Neri village and U.F.	Lot village and U.F.	Uhl Khad.

Simla-4, the 27th April, 1963

No. Ft. 110-1/60-II(M).—Whereas it is considered necessary for the conservation of Private Forests described in the list given below that the said areas should be brought within the purview of section 4 of the Himachal Pradesh Private Act, 1954 (Act No. 6 of 1955).

Now, therefore, in exercise of the powers conferred by section 4 of the said Act, the Lieutenant Governor, Himachal Pradesh, is pleased to prohibit the cutting, felling, girdling, lopping, burning and stripping off the bark or leaves or otherwise damaging any tree or counterfeiting or defacing marks on trees or timber in the Private Forests, described below, except with the permission of the Forest Officer, concerned and subject to the conditions imposed by him:

LIST OF PRIVATE FORESTS

Name of District.—Mahasu.

Name of owner.—S/Shri Prem Datt, Jit Ram, Kali Ram, Ram Dass, Bala Ram, Hari Datt, Bija Ram, Khiali Ram, Balak Ram, Narain Datt, Ram Datt, Lachhmi Dass, Durga, Kirpa Ram, Wasti Ram, Bali Ram, Ram Rattan and Shrimati Durgi, Dawarki, Mahanti, Sunki, Dando, Ramki of Gahi, Pargana Basal, Tehsil Solan, District Mahasu (H.P.).

Name of Forest Range.—Kuthar.

Name of Illaqa or Pargana.—Basal.

Name of Village or Mohal.—Gahi.

Name of Private Forest if any.—Gahi.

Khasra Nos.—572/1/2/2.

Area in acres.—306 Bighas and 15 Biswas.

V. P. AGARWALA,
Secretary.

Simla-4, the 27th April, 1963

No. Ft. 1-5/59.—Whereas it is considered necessary that portions of the forests specified in the notification

shall be closed for a period of 10 years and that the rights of private persons over such portions shall be suspended during such period for the purpose of regeneration and artificial restocking in order to check erosion and whereas the remainders of such forests are sufficient, and in a locality reasonably convenient, for the due exercise of the rights suspended in the portions so closed, and whereas it is further considered necessary to prohibit the doing of any or all of the acts mentioned in clause (c) of section 30 of the Indian Forest Act, 1927.

Now, therefore, in exercise of the powers conferred by section 30 of the Indian Forest Act (XVI of 1927), the Lieutenant Governor, Himachal Pradesh, is pleased to declare that the portions of Buiti-Garola U.F., Andarlagran U.F., Chanohta U.F., and Holi U.F., situated in Trehta Forest Range, Chamba Forest Division, as per schedule given below, shall be closed for a period of 10 (ten) years from the date of this notification and that the rights of private persons over such portions shall remain suspended during the said period of 10 years and he is further pleased to prohibit, from the date of this notification:

- (i) the quarrying and removal of stone;
- (ii) the burning of lime and charcoal;
- (iii) the breaking up or clearing for cultivation, for building, for herding cattle or for any other purpose of any land;
- (iv) grazing by all kinds of animals throughout the year;
- (v) lopping and cutting of trees and bushes throughout the year;
- (vi) cutting of grass throughout the year; and
- (vii) the collection or subjection to any manufacturing process, or removal of, any forest produce in or over or from the portion so closed.

Note.—Grass cutting may be permitted free to right-holders on permits on such terms and conditions as may be made and imposed, at the discretion of the Divisional Forest Officer, Chamba Forest Division.

SCHEDULE

<i>District:</i> CHAMBA				<i>Tehsil:</i> BHARMAUR
<i>Illaqaa</i>	<i>Name of forest</i>	<i>Total area of forest in acres</i>	<i>Area to be closed (Acres)</i>	<i>Boundaries</i>
Trehta	Buiti-Garola U.F.	130	44	<i>North.</i> —Garola Ashram. <i>East.</i> —Garola village. <i>South.</i> —Gowari village.
-do-	Andarlagran U.F.	200	66	<i>West.</i> —Cultivation of Garola village. <i>North.</i> —Andarlagran village and cultivation. <i>East.</i> —Andarlagran village and cultivation. <i>South.</i> —Andarlagran reserve.
-do-	Chanohta U.F. Part-I.	75	25	<i>West.</i> —Chilmili U.F. <i>North.</i> —Ravi River. <i>East.</i> —Cultivation of Chanohta village. <i>South.</i> —Juan-phat.
-do-	Chanohta 2 U.F. Part-II.	45	15	<i>West.</i> —Cultivation of Chanohta village. <i>North.</i> —Ravi River. <i>East.</i> —Cultivation of Chanohta village. <i>West.</i> —Cultivation of Chanohta village. <i>South.</i> —Siya Reserve.
-do-	Holi U.F.	150	50	<i>North.</i> —Holi proper. <i>East.</i> —Majharan village. <i>South.</i> —Cultivation of Majharan village. <i>West.</i> —Holi-Nala.

Simla-4, the 13th May, 1963

No. Ft. 270-7/62(E.I.).—The Lieutenant Governor, Himachal Pradesh, on the recommendations of the Union Public Service Commission is pleased to appoint Shri Kishori Lal Mehta, Deputy Warden of Fisheries as Wild Life Warden, Himachal Pradesh in the pay scale of Rs.250-25-550/25-750 against a temporary post with effect from the date he takes over charge of his appointment.

2. The pay of Shri Mehta will be fixed according to the rules as he is already holding a Class II post of Deputy Warden of Fisheries in Himachal Pradesh.
3. He will remain on trial for a period of 2 years with effect from the date of his appointment.

By order,
V. P. AGARWALA,
Secretary.

Simla-4, the 24th May, 1963

No. Ft. 45-299/54(M).—Whereas it is considered necessary that portions of forests specified in the notification shall be closed for a period of 10 years and that the rights of private persons over such portions shall be suspended during such period for the purpose of regeneration and artificial restocking in order to check erosion and whereas the remainders of such forests are sufficient and in a locality reasonably convenient for the due exercise of the rights suspended in the portions so closed, and whereas it is further considered necessary to prohibit the doing of any or all of the acts mentioned in clause (c) of section 30 of the Indian Forest Act, 1927.

Now, therefore, in exercise of the powers conferred by section 30 of the Indian Forest Act (XVI of 1927), the Lieutenant Governor, Himachal Pradesh is pleased to declare that the portions of U.P.Fs. Batdhar, Chons Badoh, Kanjra, Banader Mamon, Chharrang, Jalpa, Ladruhin Part II, Bhiuli, Dhangsi Dhar, Bijni, Tandoo, Jhajhroo Kufru, Kajot Dhar, Urala Kasain, Barthwan, Thuji, Jhanjarwar, Thalaut Nala, Falt Nala and Dukashti, Trail, Saron, Bari Sangari D.P.Fs. situated in Joginder Nagar, Barot and Kataula Ranges of Mandi

Forest Division as per schedule given below, shall be closed for a period of 10 (Ten) years from the date of this notification and that the rights of private persons over such portions shall remain suspended during the period of 10 years and he is further pleased to prohibit, from the date of this notification:—

- (i) the quarrying and removal of stone;
- (ii) the burning of lime and charcoal;
- (iii) the breaking up of or clearing any land for cultivation, for building, for herding, cattle or for any other purpose;
- (iv) grazing of all kinds of animals throughout the year;
- (v) lopping and cutting of trees and bushes throughout the year;
- (vi) cutting of grass throughout the year; and
- (vii) the collection or subjection to any manufacturing process, or removal of any forest produce in or over or from the portions so closed.

Note.—Grass cutting may be permitted free to right-holders on permits on such terms and conditions as may be made and imposed, at the discretion of the Divisional Forest Officer, Mandi Forest Division, Mandi.

SCHEDULE

District: MANDI

Tehsil: JOGINDERNAGAR

Illaqua	Name of forest	Total area of forest in acres.	Area to be closed	Boundaries			
				North	East	South	West
1	2	3	4	5	6	7	8
Rana Ropa	Batdhar U.P.F.	200	75	Tiwal village & cultivation.	Batdhar village & cultivation.	Beas River	Rana-Khad.
Langna	Chons Badoh U.P.F.	200	50	H.P., P.W.D., road (under construction), Neri village & cultivation.	Beas River	Kotla village & cultivation.	P.W.D. road and Kotla village & cultivation.
-do-	Kanjra U.P.F.	300	75	Tullah galu and Tulah village cultivation.	Saroa Kothi U.P.F. & Beru nalla.	Beru nalla and Kanjra U.F.	Kanjra U.F. & Tulah village cultivation.
Lad	Benander-Mamon U.P.F.	125	40	Bajinath-Bharol P.W.D. road.	Banader & Suin village & charand.	Bharol Khad-Mamon-Bharol path.	Maman village and cultivation.
Gumathana.	Chhannang U.P.F.	150	50	Chharrangdhar and village.	Kichhru-dapadhar cultivation.	Mandi-Pathankot P.W.D. road.	Mundan village.
Jitpur	Jalpa U.P.F.	200	60	Masol village cultivation and tea garden.	Tea garden, private forest of M/s. Pratap Singh etc. & Khubni-nali.	Thanda-Pani-Nali.	
Bhangal	Ladruin U.P.F.	100	50	Khaleinal Soil Conservation area.	Baga-Nalla	Hard Bheru village.	Dugli village.
Tehsil: SADAR							
Rehar-dhar	Bhiuli U.P.F.	200	85	Wasan U.F.	Sambli village	River Beas	Purani-Mandi
-do-	Dhangsi Dhar U.P.F.	155	55	Chhipnu village	Purani-Mandi	Victoria bridge	Mandi-Joginder-nagar road.
-do-	Bijni U.P.F.	60	40	Cultivated land of Shri Railoo.	Bijni-nalla	Octroi Post	-do-
-do-	Drangsira Tandoo U.P.F.	150	50	Cultivated land of Shri Punu.	Cultivated lands	Garden of Shri Madhav Prashad.	-do-

1	2	3	4	5	6	7	8
<i>Tehsil: JOGINDERNAGAR</i>							
Rehar-dhar	Jhanjru Kufru U.P.F.	200	55	Jhajru Kufru-dhar.	Bara-Taryambli	Bhas Kawahan village.	Padhar village
-do-	Kajotodhar U.P.F.	400	100	Bhanetar cultivation.	Kajot ridge.	Dharsar Kajot village.	Drumku grass-land.
Guma-Thana.	Urla-Kasain U.P.F.	260	100	Barthwan cultivation.	Rajan village.	Kotrup nalla	Mandi-Jogindernagar motor road.
-do-	Barthwan U.P.F.	200	70	Gawalan village	Jhatingri U.F.	Barthwan village.	-do-
Kutgarh Chohar.	Thuji U.P.F.	300	100	Rava Nal U.F.	Cultivated land of Thuji village.	Thuji village	Uhl river
Nerkalan	Jhanjarwar U.P.F.	200	100	Jhanjarwar village	Uhl river	Kathiyaru U.F.	Jhajanrwar D.P.F.
<i>Tehsil: SADAR</i>							
Jawalapur Chehti garh.	Thalaut nal U.P.F.	100	30	Jala village	Jogni Dhar etc.	Mandi-Kulu road	Khumi & Chalagi village.
Sonor	Falt Nal U.P.F.	100	41	Ropa Khad	Falt Nal village.	Falt Nal DPF, B.P. 9 to 12.	Falt Nal DPF B. P. 8 to 9.
-do-	106H Dukashti U.P.F.	570	50	Dukashti DPF	Dukashti DPF	Kandhi-Balu D.P.	Dukashti D.P. I. B.P. 1 to 2.
-do-	105H Trail.	257	50	Balu-Kandhi	B.P. Train DPF.	Balu Kandhi B.P.	Train DPF. B.P. 1 to 4
<i>Tehsil: JOGINDERNAGAR</i>							
Drangsira	Saron D.P.F.	520	75	Sarohanj Ropa village.	Saron village	Gadwai village.	Bagiata village
-do-	Barisangari DPF.	200	50	Bara Garwahan village.	Beri Sangari village.	Dhawapa village	Margalu village

V. P. AGARWALA,
Secretary.

Simla-4, the 24th May, 1963

No. Ft. 59-8/61-II(E.I.).—The Lieutenant Governor, Himachal Pradesh, on the recommendations of the D.P.C. is pleased to promote the following substantive Forest Rangers (100-10-200/10-300) to H. P. Forest Service Class II (250-25-550/25-750) in the order of merit given below with effect from the date of issue of this notification. The Lieutenant Governor is further pleased to order their transfers and postings as under in the interest of public service:—

Name of officer	Transferred and posted
1. Shri B. K. Vashishta, Factory Manager, Himachal Rosin & Turpentine Factory, Nahan.	Attached Officer, Nahan Forest Division at Nahan (will work in the Factory till further orders).
2. Shri N. K. Negi, Pabar Valley Forest Division.	Attached Officer, Kinnaur Forest Division at Kalpa.
3. Shri Rajinder Lal Vij, Assistant Instructor, Lower Subordinates Forest Training School, Solan.	Attached Officer, Pabar Valley Forest Division, Rohru.

2. The above promotions are made purely as a temporary measure on *ad-hoc* basis, and are subject to the approval of the U.P.S.C. These are further subject to availability of posts and review by the next D.P.C.

By order,
V. P. AGARWALA,
Secretary.

JAILS DEPARTMENT

ORDER

Simla-4, the 27th April, 1963/7th Vaisakha, 1885

No. 4-2/61-Home.—In exercise of the powers conferred by sub-clause (c) of clause (1) of section 3 of the Prisons Act, 1894, the Lieutenant Governor, H.P. is pleased to declare the following Judicial Lock-ups as subsidiary Jails to be used for the detention of prisoners with effect from 1st May, 1963:—

1. Judicial Lock-up at Mandi.
2. Judicial Lock-up at Kalpa (District Kinnaur).

By order,
RAGHUBIR SINGH,
Joint Secretary (Home).

REVENUE DEPARTMENT

NOTIFICATIONS

Simla-4, the 22nd April, 1963

No. 14-18/60-Rev. I.—In exercise of the powers conferred by section 78 of the Indian Registration Act, 1908 (Act XVI of 1908), the Lieutenant Governor, Himachal Pradesh, is pleased to make the following amendments in the table of registration fees published with notification No. R. 97-21/48, dated the 19th July, 1951, as amended by notification No. R. 86-122/53, dated 22nd July, 1958 and No. 14-18/60-Rev. I., dated the 1st February, 1962:

The following shall be inserted below the 3rd proviso under Article I, as proviso 4, namely:—

"Provided further that no registration fee shall be charged in respect of the documents to be executed by the Industrialists in connection with the loans advanced to them by the Punjab Financial Corporation. This proviso shall remain in force

for a period of 3 years from the date of issue of this notification."

Simla-4, the 24th April, 1963

No. 14-18/60-Rev. 14.—In exercise of the powers conferred by section 9 of the Indian Stamp Act, 1899 (Act 11 of 1899) read with the Government of India, Ministry of States, notification No. 104-J, dated the 24th August, 1950, the Lieutenant Governor, Himachal Pradesh, is pleased to remit in the whole of Himachal Pradesh the stamp duty chargeable on the documents to be executed by the Industrialists in connection with the loans advanced to them by the Punjab Financial Corporation. This exemption will remain in force for a period of 3 years from the date of issue of this notification.

Simla-4, the 22nd April, 1963

No. 4-86/61-Rev. I.—Whereas it appears to the Lieutenant Governor, Himachal Pradesh, that land is likely to be required to be taken by the Himachal Pradesh Administration at the public expense for a public purpose, namely for the establishment of an Industrial Estate at Chholtu, District Kinnaur, it is hereby notified that the land in the locality described below is likely to be required for the above purpose.

2. This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894 as applied to Himachal Pradesh to all whom it may concern.

3. In exercise of the powers conferred by the aforesaid section, the Lieutenant Governor is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

4. Any person interested who has any objection to the acquisition of any land in the locality may within thirty days of the publication of this notification, file an objection in writing before the Collector, Kinnaur district, Kalpa, Himachal Pradesh.

SPECIFICATION

District: KINNAUR Tehsil: NICHAR

Village	Khasra No.	Area Big. Bis.
PUNANG	41/4	0 18

Simla-4, the 25th April, 1963

No. 6-92/60-Rev. I.—Whereas it appears to the Lieutenant Governor, Himachal Pradesh, that land is likely to be required to be taken urgently by the Government at public expense for a public purpose, namely for the construction of quarters for Government servants on duty, it is hereby declared that the land described in the specification below is required urgently for the above purpose.

2. The case being of urgent nature, it is directed under the provision of section 17 (4) of the Land Acquisition Act, 1894, that the provisions of section 5-A of the said Act shall not apply to this case.

3. This declaration is made under the provisions of section 6 read with section 17 (4) of the Land Acquisition Act, 1894, to all whom may concern and under the provisions of section 7 of the said Act, the Collector, Kinnaur District, Himachal Pradesh is hereby directed to take order for the acquisition of the said land.

4. A plan of the land may be inspected in the office of the Collector, Kinnaur District, Himachal Pradesh at Kalpa.

5. It is also hereby directed under Section 17 sub-section (1) of the Land Acquisition Act, 1894 that the Collector may on the expiration of fifteen days from the publication of the notice under section 9, sub-section (1) of the said Act, take possession of the said land.

SPECIFICATION

District: KINNAUR

Sub-Tehsil: POOH

Village	Khasra No.	Area Big. Bis.
ROPA	907	23 2
	909	0 1
	910	1 5
	Total	24 8
GIABUNG	273	0 4
	275	5 6
	276	2 16
	Total	8 6

Simla-4, the 25th April, 1963

No. R. 22-586/57-III.—In exercise of the powers conferred by sub-section (3) and (4) of section 7 of the Himachal Pradesh Land Revenue Act, 1954 (No. 6 of 1954), the Lieutenant Governor, Himachal Pradesh, is pleased to appoint Shri Shankar Dass, Tehsildar, to be an Assistant Collector of the second grade with effect from the date he takes over charge at Chopal.

Simla-4, the 2nd May, 1963

No. R. 22-586/57-III.—In exercise of the powers conferred by sub-sections (3) and (4) of section 7 of the Himachal Pradesh Land Revenue Act, 1954 (Act No. 6 of 1954), the Lieutenant Governor, Himachal Pradesh, is pleased to appoint Shri Shankar Dass, Tehsildar, to be an Assistant Collector of the first grade for the purposes of taking proceedings under Chapter IX of the said Act with effect from the date he takes over charge at Chopal.

Simla-4, the 25th April, 1963

No. 4-40/61-Rev. I.—Whereas it appears to the Lieutenant Governor, Himachal Pradesh, that the land is required to be taken urgently by the Government at public expense for a public purpose, namely for the construction of Magazine Site for Beas-Sutlej Link Project at Gadda Nullah, District Mandi, it is hereby declared that the land described in the specification below is required urgently for the above purpose.

2. The case being of urgent nature, it is directed under the provision of section 17 (4) of the Land Acquisition Act, 1894, that the provisions of section 5-A of the said Act shall not apply to this case.

3. This declaration is made under the provisions of section 6 read with section 17 (4) of the Land Acquisition Act, 1894, to all whom it may concern and under the provisions of section 7 of the said Act, the Collector, Mandi district, Himachal Pradesh is hereby directed to take order for the acquisition of the said land.

4. A plan of the land may be inspected in the office of the Collector, Mandi district, Mandi, Himachal Pradesh.

5. It is also hereby directed under section 17, sub-section (1) of the Land Acquisition Act, 1894 that the Collector may on the expiration of fifteen days from the publication of the notice under section 9, sub-section (1) of the said Act, take possession of the said land.

SPECIFICATION

District: MANDI

Tehsil: SADAR

Khasra No.	Area Big. Bis.	1	2	3	4
1	2 3 4	775	0	1	11
		776	0	1	16
Village: PANDOH		777	0	14	4
773	3 9 3	778	0	14	12
774	17 9 11	779	0	0	9

1	2	3	4	1	2	3	4
780	2	19	6	1017	0	0	9
781	0	1	8	1019	0	0	6
782	9	4	3	1044	0	6	5
783	3	12	0	1045	0	0	12
784	0	1	12	1046	0	0	6
786	2	4	7	1047	0	1	0
787	0	0	18	1049	0	0	8
788	0	0	16				
1004	0	0	9	Total	41	5	11

Simla-4, the 4th May, 1963

No. 4-40/63-Rev. I.—Whereas it appears to the Lieut.-Governor, Himachal Pradesh that tenancy rights in the land described below are likely to be required to be taken by the H. P. Administration at the public expense for a public purpose, namely for the establishment of Poultry Farm, it is hereby notified that tenancy rights in the land in the locality described below are likely to be required for the above purpose.

2. This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894, as applied to Himachal Pradesh to all whom it may concern.

3. In exercise of the powers conferred by the aforesaid section, the Lieutenant Governor is pleased to authorise the Officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

4. Any person interested who has any objection to the acquisition of any land in the locality may, within thirty days of the publication of this notification file an objection in writing before the Collector, Mandi district, Mandi, Himachal Pradesh.

SPECIFICATION

District: MANDI

Tehsil: SADAR

Village	Khasra No.	Area Big. Bis. Bisw.
KOTA-DHAR	89	0 11 2

Simla-4, the 6th May, 1963

No. 4-101/61-Rev. I.—Whereas it appears to the Lieutenant Governor, Himachal Pradesh that land is likely to be required to be taken by the H.P. Administration at the public expense for a public purpose, namely for Sheep and Wool Extension Centre Sangla, District Kinnaur, it is hereby notified that the land in the locality described below is likely to be required for the above purpose.

2. This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894, as applied to Himachal Pradesh to all whom it may concern.

3. In exercise of the powers conferred by the aforesaid section, the Lieutenant Governor is pleased to authorise the Officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

4. Any person interested who has any objection to the acquisition of any land in the locality may, within thirty days of the publication of this notification file an objection in writing before the Collector, Kinnaur district, Kalpa, Himachal Pradesh.

SPECIFICATION

District: KINNAUR

Tehsil: SANGLA

Village	Khasra No.	Area Big. Bis.
KAMRU	1092	0 4
	1093	3 9
	1099	2 6
Total	..	5 19

CORRIGENDUM

Simla-4, the 6th May, 1963

No. 4-64/62-Rev. I.—Please substitute Khasra No. 318 for Khasra No. "3/8" appearing between Khasra Nos. 138/2 and 317/1 published in this Administration notification of even number, dated the 17th April, 1963, issued under section 4 of the Land Acquisition Act, 1894, for acquiring land for the construction of Suni-Nainj-Luri Road in village Shakrori, Sub-Tehsil Suni, District Mahasu.

NOTIFICATIONS

Simla-4, the 16th May, 1963

No. 4-36/62-Rev. I.—Whereas it appears to the Lieutenant Governor, Himachal Pradesh that land is likely to be required to be taken by the H.P. Administration at the public expense for a public purpose, namely for Projected Industrial Training Institute at Nahan, District Sirmur, it is hereby notified that the land in the locality described below is likely to be required for the above purpose.

2. This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894, as applied to Himachal Pradesh to all whom it may concern.

3. In exercise of the powers conferred by the aforesaid section, the Lieutenant Governor is pleased to authorise the Officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

4. Any person interested who has any objection to the acquisition of any land in the locality may, within thirty days of the publication of this notification file an objection in writing before the Collector, Sirmur district, Nahan, Himachal Pradesh.

SPECIFICATION

District: SIRMUR

Tehsil: NAHAN

Village	Khasra No.	Area Big. Bis.
CHHAUNI-	13	1 1
SHAMSHERPUR.	23	1 1
	24	1 6
	25	0 11
	26	0 13
	27	0 6
	28	3 0
	29	3 15
	30	0 19
	31	2 13
	32	0 7
	33	1 15
	34	0 2
	35	0 8
	88	0 18
	89	3 14
	90	0 2
	91	0 3
	92	0 5
Total	..	22 19

Simla-4, the 20th May, 1963

No. 4-40/61-Rev. I.—Whereas it appears to the Lieutenant Governor, Himachal Pradesh that the land is required to be taken urgently by the Government at public expense for a public purpose, namely for the construction of Bridge over Suketi khad along with its approaches for Beas-Sutlej Link Project at Mandi, it is hereby declared that the land described in the specification below is required urgently for the above purpose.

2. The case being of urgent nature, it is directed under the provision of section 17 (4) of the Land Acquisition Act, 1894, that the provisions of section 5-A of the said Act shall not apply to this case.

3. This declaration is made under the provisions of section 6 read with section 17 (4) of the Land Acquisition

Act, 1894 to all whom it may concern and under the provisions of section 7 of the said Act, the Collector, Mandi district, Himachal Pradesh is hereby directed to take order for the acquisition of the said land.

4. A plan of the land may be inspected in the office of the Collector, Mandi district, Mandi, Himachal Pradesh.

5. It is also hereby directed under section 17, sub-section (1) of the Land Acquisition Act, 1894 that the Collector may on the expiration of fifteen days from the publication of the notice under section 9, sub-section (1) of the said Act, take possession of the said land.

SPECIFICATION

District: MANDI

Tehsil: SADAR

Village	Khasra No.	Area Big. Bis. Bisw.		
SIHAGALA	192/2	1	6	3
(MANDI TOWN)	193/2	1	3	18
	195	0	9	15
	211	0	4	10
	212	0	19	12
	220/1	0	10	11
	1 Jadid	0	0	6
	2 Jadid	0	0	6
	3 Jadid	0	17	1
Total	...	5	12	2

Simla-4, the 21st May, 1963

No. 4-42/63-Rev. I.—Whereas it appears to the Lieutenant Governor, Himachal Pradesh, that land is likely to be required to be taken by the H.P. Administration at the public expense for a public purpose, namely for the construction of Block Buildings at Mehla, District Chamba, it is hereby notified that the land in the locality described below is likely to be required for the above purpose.

2. This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894, as applied to Himachal Pradesh to all whom it may concern.

3. In exercise of the powers conferred by the aforesaid section, the Lieutenant Governor is pleased to authorise the Officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

4. Any person interested who has any objection to the acquisition of any land in the locality may within thirty days of the publication of this notification file an objection in writing before the Collector, Chamba district, Chamba, Himachal Pradesh.

SECRETARIAT ADMINISTRATION DEPARTMENT

NOTIFICATION

Simla-4, the 18th April, 1963

No. SAD. 1-911/57-(IV).—In pursuance of sub-rule (2) of Rule 5 of the Himachal Pradesh, Manipur and Tripura

SPECIFICATION

District: CHAMBA

Tehsil: CHAMBA

Village	Khasra No.	Area Big. Bis.	
MEHLA	329	2	2
	356	0	1
	335	2	11
	334	0	19
	328	2	0
	331	0	17
	330	0	10
	332	1	2
	333	1	2
Total	...	11	4

Simla-4, the 23rd May, 1963

No. 4-57/62-Rev. I.—Whereas it appears to the Lieutenant Governor, Himachal Pradesh that land is likely to be required to be taken by the Himachal Pradesh Administration at the public expense for a public purpose, namely for the construction of Overseer Quarter at Spillo, District Kinnaur, it is hereby notified that the land in the locality described below is likely to be required for the above purpose.

2. This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894 as applied to Himachal Pradesh to all whom it may concern.

3. In exercise of the powers conferred by the aforesaid section, the Lieutenant Governor, is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

4. Any person interested who has any objection to the acquisition of any land in the locality may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Land Acquisition, Himachal Pradesh Public Works Department, (S.D.O. Civil) Pooh, Sub-Division Pooh, District Kinnaur, (Himachal Pradesh).

SPECIFICATION

District: KINNAUR

Sub-Tehsil: POOH

Village	Khasra No.	Area Big. Bis.
SPILO	547/1/2	5 13

By order,
RAGHUBIR SINGH,
Joint Secretary.

Public Employment (Requirement as to Residence, Rules, 1959) it is published for general information that in relaxation of Rule 3, the persons specified in column 4 of the table below have been appointed during the quarter ended the 31st December, 1962 to the posts specified in column 2 of the said table in the Union Territory of Himachal Pradesh:—

TABLE

Serial No.	Designation of posts	Name of Office	Name of the person appointed	Reasons for relaxation of rule
1	2	3	4	5
1.	Junior Lecturer	Education Department	Shri Basant Singh	Suitable Himachali candidates were not available
2.	-do-	-do-	Shri Gurdev Singh	
3.	-do-	-do-	Shri Vikram Chander	
4.	-do-	-do-	Shri Tej Ram Thakur	
5.	-do-	-do-	Shri A. S. Sethi	
6.	Demonstrator	-do-	Shri Harnek Singh	
7.	Instructor	-do-	Shri Jagdish Chand Gandhi	
8.	Staff Nurse	Medical & Public Health Department.	Miss Naney Sohan Lal	
9.	Cinema Operator		Shri Avinash Gupta	

1	2	3	4	5
10. Entomological Asstt.	Medical and Public Health Department.		Shri Nirmal Kishore Rampal	Suitable Himachali candidates were not available
11. Sweeper	-do-		Shri Prakash Chand	
12. Veterinary Asstt. Surgeon.	Animal Husbandry Department.		Shri Shamsheer Jung	
13. -do-	-do-		Shri Jagadanada Misra	
14. Extension Officer	-do-		Shri Gurdial Singh	
15. District Statistical Officer	Finance Department (Directorate of Economics and Statistics).		Shri V. K. Malhotra	
16. -do-	-do-		Shri R. L. Gupta	
17. Statistical Assistant	-do-		Shri A. K. Choudhary	
18. -do-	-do-		Shri Lalit Kumar	
19. Compositor	-do-		Shri Dalip Chand	
20. Agricultural Inspector	Agriculture Department		Shri Jagdish Pal Singh	
21. Research Assistant	-do-		Shri Krishan Pal Singh Chauhan	
22. -do-	-do-		Shri Romesh Chand	
23. Lecturer in Agriculture	-do-		Shri Udavir Singh Verma	
24. Agricultural Inspector	-do-		Shri Satya Pal Singh	
25. -do-	-do-		Shri Vijay Singh	
26. -do-	-do-		Shri Shiv Raj Singh	
27. Research Assistant	-do-		Shri Kanwal Nain	
28. Agricultural Inspector	-do-		Shri Gaya Prashad	
29. -do-	-do-		Shri Kiran Singh	
30. -do-	-do-		Shri Janam Singh	
31. Research Assistant	-do-		Shri Netra Pal Singh Verma	
32. Agricultural Inspector	-do-		Shri Madan Pal Singh	
33. -do-	-do-		Shri P. P. Srivastva	
34. -do-	-do-		Shri Ram Pal Singh Verma	
35. -do-	-do-		Shri Prem Pal Singh	
36. -do-	-do-		Shri Jagir Singh Verma	
37. Lecturer in Agriculture	-do-		Shri Narinder Pal Singh	
38. Agriculture Inspector	-do-		Shri Mahipal Singh	
39. -do-	-do-		Shri Gokul Chand	
40. Extension Officer (Industries).	Industries Department		Shri Purshotam Dass Agnihotri	
41. Salesman	-do-		Shri Bhupal Singh	
42. Sectional Officer	H.P. Territorial Council (Engineering Department).		Shri Man Mohan Malik	
43. -do-		श्री	Shri Rakhab Dass	

By order,
M. S. JANDROTIA,
Under Secretary.

TRANSPORT DEPARTMENT

NOTIFICATIONS

Simla-1, the 3rd April, 1963

No. GM. 3-23/49.—Continuation this Administration notification of even number, dated the 22nd December, 1961.

2. The Lieutenant Governor, Himachal Pradesh, is pleased to certify that the work and conduct of Sarvshri Tarlok Nath and P. N. Sharma, officiating Regional Managers (Rs. 250-25-550) has been found satisfactory during the period of their trial on their present posts.

3. Their confirmation to the posts would be considered when permanent posts are available.

By order,

W. V. OAK,

Secretary (Transport).

Simla-1, the 24th April, 1963

No. GM. 9-452/62.—The Lieutenant Governor, Himachal Pradesh, in consultation with the Union Public Service Commission, has been pleased to allow Shri G. C. Bhatia, a S.A.S. Accountant of the office of the Accountant General, Punjab to continue on deputation in the post of Chief Accounts Officer (Class II) in the scale of Rs. 500-30-800 in the Himachal Pradesh Transport Department for a further period of one year with effect from 20th March, 1963 or till he is replaced by a suitable officer in accordance with the provisions of the recruitment rules as finalised in consultation with the Commission, whichever is earlier.

W. V. OAK,
Secretary (Transport).

भाग 2—वैधानिक नियमों को छोड़ कर विभिन्न विभागों के अध्यक्षों और जिला मैजिस्ट्रेटों द्वारा अधिसूचनाएं इत्यादि

AGRICULTURE DEPARTMENT

OFFICE ORDER

Simla-4, the 16th April, 1963

No. Agr. 1-13/59.—In exercise of the powers vested in me vide para. 3 of General Financial Rules, Volume I, I hereby declare the following officers as Drawing and Disbursing Officers and Controlling Officers, in respect of the schemes mentioned against each:—

Sl. No.	Name of the scheme	Drawing and Disbursing Officer	Controlling Officer
1	2	3	4
1.	Seed Testing and Certification Laboratory and Development of Vegetables.	—	Vegetable Botanist, H.P. Solan.
2.	Production of Foundation Seed of Temperate Vegetables.	—	-do-

1	2	3	4	1	2	3	4
3.	Improvement of Vegetables	—	Vegetable Botanist, H.P., Solan.				
4.	Development of Sugar Beet.	—	-do-				Research Station, Mashobra.
5.	Water Melon and Musk Melon.	—	-do-				
6.	Regional Laboratory for Forage and Grass land Research for Temperate and Alpine Regions.	Assistant Agrostologist, H.P., Solan.	Dy. Director of Agriculture (Crop Research).				
7.	National Hortorium	Assistant Horticulturist (Hortorium), Kotkhai, H.P.	Fruit Breeder, Regional Fruit				

2. This supersedes all the powers of Drawing and Disbursing Officer and Controlling Officer hitherto vested in any other officer than the above mentioned officers.

3. This Office Order will take effect from the date of issue.

By order,
L. S. NEGI,
Director.

भाग 3—वैधानिक नियम तथा हिमाचल प्रदेश के उप-राज्यपाल, जुडिशल कमिशनरज कोर्ट, फाइनेशनल कमिशनर, ऐक्साइज एण्ड टैक्सेशन कमिशनर तथा कमिशनर आफ इन्कम-टैक्स द्वारा अधिमूर्चिन आदेश इत्यादि
REVENUE DEPARTMENT

NOTIFICATION

Simla-4, the 5th April, 1963

No. R. 25-457/59-II.—In partial modification of Himachal Pradesh Government notification No. R. 88-31/53, dated the 8th December, 1955, the following further amendments are hereby made in Himachal Pradesh Nautor Rules, 1954:—

Sub-rule (b) of Rule 3 shall be substituted as follows:—

3(b) Nautor, means and includes the right to break up waste land owned by Government, outside the towns and outside the reserved forests and outside such areas as may be notified from time to time by the Administration for the purpose.

The following shall be added as proviso five to Rule 5:—

Provided further that anyone holding 10 bighas or more of culturable land shall be granted nautor for horticultural purposes only and that too subject to the overall limit of 30 bighas. Only the Head of the family shall be eligible to apply for nautor and that so long as the father is alive, no right should accrue to his sons to apply for nautor as a landless person.

Rule 6.—The word 'Indian Dominion' occurring in para. 1 of this rule shall be substituted by the word 'India'.

At the end of the Rule 7 a new para. shall be added to Rule 7:—

The trees standing on the land granted as nautor shall be sold by the Forest Department within three months of the sanction and the land should be got cleared within another three months of the sale. In all there shall be a time limit of six months for the clearance of the land granted to a person who was not prepared to pay the price of the standing trees as assessed by the Forest Department.

Rule 8 shall be substituted by a new Rule:

8. No Nautor shall be granted on extremely sloping lands, viz., on slopes with a gradient of 1 in 4 or more for agricultural purposes and on slopes with a gradient of 1 in 3 or more for horticultural purposes, provided that no land above 5 per cent slope (1 in 20) shall be allowed to be brought under cultivation unless prescribed Soil Conservation measures as provided in the H.P. Land Development Act, 1954 are taken before hand.

The cost of such soil conservation measures will be borne by the grantee and the Land Development Department in accordance with the ratio provided in the said Act. The grantee shall complete such Soil Conservation works within a year of the grant of Nautor.

The Technical Officers appointed on this behalf by the Administration, namely the Forest Rangers of the Forest Department or the Agricultural/Horticultural Inspectors of the Agriculture Department while making their recommendations on any application for the grant of Nautor, shall indicate clearly the conditions that should be imposed with the grant, by the sanctioning authority to safeguard against erosion and to ensure conservation

Sub-rule (d) of rule 9 shall be deleted.

A new sub-rule (e) shall be added to Rule 9:

(e) The time limit for utilising the land for the purpose for which it is granted, shall be two years in every case including horticulture and the lease shall be sanctioned for this period only to start with and that a Patta, shall be executed only after all the conditions attached to the grant have been fulfilled. The Deputy Commissioner may extend the period of the lease by one year in his own discretion for reasons to be recorded in writing and may refer the case to the Financial Commissioner for any further extension, if he feels that resumption of the land for non-fulfilment of the conditions within the time allowed will result in hardship to the grantee.

Till a 'Patta' is granted after the prescribed conditions have been fulfilled by the grantee, the land revenue assessed on the land shall be charged as lease money.

A new sub-rule (f) shall be added to Rule 9:—

(f) That in case of nautor granted on the land which has been rendered unculturable by floods or Similar other circumstances and which a person undertakes to make culturable by working on it, no land revenue shall be charged for 5 years from the date of grant of Nautor.

The following proviso shall be added to Rule 9:—

Provided that there shall be a condition attached to each grant that the grantee shall not alienate the sanctioned land by way of sale, mortgage or otherwise within 10 years of the sanction.

The following shall be added as sub-rule (iii) to Rule 10:—

10(iii) Every application for nautor shall be accompanied by an affidavit (in form G) to the effect that the applicant owns no other land anywhere also except the lands of which the details have been given in the application.

The tatima shajaras should indicate the boundaries of land applied for on all the sides with specific reference to at least two permanent boundary marks which could be easily identified at the spot. A copy of the tatima shajara with all these details should invariably be attached to the lease or the Patta which shall be executed according to rules, so that the person who gives possession at the spot and the person who takes possession knows clearly beyond any ambiguity which land has been sanctioned.

Existing Rule 11 shall be substituted as below:—

11. *Procedure.*—On receipt of an application for nautor the following procedure shall be added:—

(i) The Tehsil Revenue Officer shall cause the application to be entered in a misalband register to be maintained in the Tehsil in form 'A' appended to these rules and shall send the same to the Gram Panchayat concerned for enquiry and report. The Gram Panchayat on receiving the applications shall issue a proclamation calling on any person who may have objection to the grant of nautor and shall get the tatima checked by the Field Kanungo. A period of one month shall be allowed for receiving objections, if any. After the expiration of the said period of one month the Gram Panchayat shall hold an enquiry on the spot and record the statement of the

estate right holders regarding all existing rights in the land and any objections to its being broken up for cultivation. After enquiry the Gram Panchayat shall submit the case with its recommendations to the Tehsil Revenue Officer.

(ii) The field Kanungo shall visit the office of the Gram Panchayat during his monthly visit to a Patwar Circle and attest all tatima shajras pending in the Panchayat Office after inspecting the sites during the same visit. While checking the tatima shajras lying with the Gram Panchayat, the Field Kanungo will the tatima shajras lying with the Gram Panchayat, the proximity of any road, path, or water channel and the slopes of the land a detailed report in respect of trees standing on land if any, with particulars of their kind and girth shall also be made. He shall also make his report on the following points:—

- (a) Whether the plot applied for is suitable for the purpose for which it is intended to be used.
- (b) The nature of the objections, if any, and their validity.
- (c) The soil classification in which the land applied for will be included and the land revenue will be chargeable thereon.
- (d) The exact situation of the area in relation to any adjacent forest or road.
- (e) Whether the applicant owns any land in the village or elsewhere in Himachal Pradesh if so, how much.
- (f) What are the claims of the applicant for Nautor being granted.
- (g) The size of the family of the applicant and the size of the holding(s) he owns or possesses.
- (h) The Kanungo shall attest the Tatima Shajaras pending in the Panchayat Office in the presence of the Gram Sabha Pradhan or at least two members of the Gram Sabha or whom one should be preferably from the village in which the land applied for is situated.

The Gram Panchayat shall forward the application to the Tehsildar with their re-recommendations within two months of the inspection of the Field Kanungo if any case the Gram Panchayat fails to forward its comments on the application within the prescribed period, it should be presumed that the Gram Panchayat has no comments to offer and the application should be disposed of on merits without waiting any further for the Panchayat's on recommendation.

All such pending applications in which the Gram Panchayats have failed to make their recommendations within two months of the inspection of the Field Kanungo shall be collected by Kanungo at the time of his monthly visit and submitted to the Tehsildar with his own report on all the points laid down in this rule for further necessary action.

The Kanungo shall also report on the slope of the land and where-ever he reports that the gradient of the land applied for agricultural purposes is definitely 1 in 4 or more of the land applied for horticultural purposes is 1 in 3 or more such applications shall be forwarded by the Tehsildar to the Deputy Commissioner for outright rejection. They need not be referred to the Forest Department for report.

(iii) The Field Kanungo shall return the tatima shajra with his report to the Panchayat.

(iv) When the land is extremely sloping or is situated close to a forest or there is forest growth in the areas, the Tehsil Revenue Officer on receipt of report from the Gram Panchayat or the Filed Kanungo as the case may be, shall obtain the opinion of the Forest Ranger. The Forest Ranger will visit the spot and report *inter-alia* on the slope of the land, the value of trees, if any, standing thereon, whether terracing or other safeguards against erosion will be necessary.

(v) Consultation with P.W.D., in cases where the land applied for is situated on the edge of or adjacent to a public road, the case shall be referred to the P.W.D., to ascertain whether or not that Department has any objection to the proposed grant.

(vi) After enquiry as provided above the Tehsil Revenue Officer shall submit the case with his recommendations to the Deputy Commissioner of the District reporting *inter-alia*, particularly on the following points:—

- (a) Whether the plot applied for is suitable for the purpose for which it is intended to be used.
- (b) The Nature of the objections, if any, and their validity.
- (c) The soil classification in which the land is applied for will be included and the land revenue which will be chargeable thereon.
- (d) The exact situation of the area in relation to any adjacent forest or road.
- (e) Whether the applicant owns any land in the village or elsewhere in Himachal Pradesh, if so how much.
- (f) What are the claims of the applicant for nautor being granted.
- (g) The size of the family of the applicant and the size of the holding (s) he owns, and possesses.

Note.—The information from (a) to (g) may be conveniently collected in a statement given in form (b) appended to these rules.

Rule 12.—Para. 2 of this rule shall be deleted.

Sub-rule (i) of Rule 13 shall be substituted by the following:—

Procedure after sanction of a nautor.—(i) After a nautor has been sanctioned by the Deputy Commissioner, the grantee shall be required to deposit all the dues within one month of the date on which the grant is sanctioned. Only two years lease will be sanctioned in favour of grantee in form (H) to begin with, and a Patta (deed of conveyance) amounting to transfer of ownership to the grantee shall be executed only after all the conditions imposed by the sanctioning authority have been fulfilled to his satisfaction and that the grantee shall be required to sign a Patta in duplicate in form (E) in respect of grants made for purposes other than horticulture and in form (F) for horticulture purposes by the Deputy Commissioner. One copy of the Patta, so signed shall be filed with the case and another given to the grantee. The failure of a grantee to pay the dues and sign the Patta as aforesaid, shall render the grant liable to cancellation.

After para. 1, a new para. shall be added to Rule 16:— The Deputy Commissioner should invariably send a copy of his order sanctioning a nautor grant to the Panchayat or the department concerned in case they might have raised any objection to the grant, so that the department or the Panchayat may have an opportunity to file an appeal to the Financial Commissioner, against decision of the Deputy Commissioner in case they are not satisfied with it.

After para. 1, a new para. shall be added to Rule 17:— A period of two years only shall be allowed for the fulfilment of the conditions and the utilisation of the land for the purpose for which it has been sanctioned, be it either for agriculture or horticulture. This period of two years shall be reckoned from the date from which the land is shown to have been completely cleared of the Forest growth, i.e., three months for the sale of trees by the Forest Department and another three months as provided in rule 7. If the Forest Department fails to dispose of the trees within three months of the sanction, the Tehsildar concerned should effect sale thereof by public auction after giving prior intimation to the Forest Department.

Rule 18 shall be substituted by a new Rule:—

18. *Defaulter to be called before resumption.*—When the Deputy Commissioner is satisfied that a grantee in possession of the land has committed a breach of the conditions of his grant, he shall before ordering resumption under this rule, give the grantee an opportunity to appear and state his objections and having recorded his objections he may either (a) extend the period for fulfilment of the conditions of the grant by one year for valid reasons to be recorded in writing or (b) recommend to the Financial Commissioner that an extension of time be granted within which to fulfil the conditions or that the breach of the conditions be condoned either with or without payment of penalty of the case, or that the grant is proposed to be resumed or an extension beyond one year is proposed to be given.

Rule 21. Existing rule 21 is amended as follows:— Only the encroachment applications pending on November 15, 1960 shall be disposed of according to the previous rule 21 and thereafter the provisions of this rule

shall be treated as cancelled in respect of all encroachment cases.

The land from which any person is rejected on the ground of illegal encroachment shall be allotted to a landless person in the same village, preferably a Harijan, so that the same person might not re-occupy it.

This rule does not apply to *Ghasnies*, and the Deputy Commissioner shall not in any case grant *Ghasnies*, under the Nautor rules on the ground of long illegal possession.

Sub-rule (i) of rule 22 shall be substituted as under:—
22. *Appeals.*—(i) An appeal from an order of the Deputy Commissioner or Settlement officer shall lie to the Financial Commissioner.

The following new clause (K) shall be added in paragraph 6 of the *Patta in form 'E'*.

(K) There shall be condition attached to each grant that the grantee shall not alienate the sanctioned land by way of sale, mortgage or otherwise within 10 years of the sanction.

The following new clause 'L' shall be added in paragraph 6 of the *Patta in form 'F'*.

There shall be a condition attached to each grant that the grantee shall not alienate the sanctioned land by way of sale, mortgage or otherwise within 10 years of this sanction.

FORM 'G'

[See Sub-Rule (iii) of Rule (10)]
AFFIDAVIT

I,.....son of.....
.....caste.....resident
of.....Tehsil.....District
.....in Himachal Pradesh
do hereby solemnly declare that I do not own other
land anywhere else except the Lands the details of which
have been given in the application.

Signature of applicant.

FORM 'H'

[See Rule 13(i)]

LEASE DEED FOR THE LESSEE OF NAUTOR IN HIMACHAL PRADESH

This lease is made on.....day of.....
19.....between the Lieutenant Governor of
Himachal Pradesh hereinafter called the person) of the
one part, and.....son of.....
resident of.....District.....
of the Himachal Pradesh (hereinafter called the lessee)
of the other part. WHEREAS in pursuance of the orders
contained in letter No.....dated.....
from the.....to the.....

Whereas the lessee has paid to lessor:—

(1) The sum of Rs.....being the nazrana of the
land and;

(2) the sum of Rs.....on account of price of trees.

Now this deed witnesseth as follows:—

The Lieutenant Governor, of Himachal Pradesh on
behalf of the Government of Himachal Pradesh as
beneficial owner, leases to the lessee all the plot of land,
containing.....bighas, more or less hereinafter
described as 'Nautor' and more particularly described
in the schedule to, to have an interest in and to hold the
same subject to the exceptions and reservations and on
that terms and conditions hereinafter appearing.

2. The land is leased for purpose of.....only.

3. The period of lease shall be for.....years,
and shall be deemed to have commenced with effect from
the Rabi/Kharif season of.....

4. The lessee shall pay a yearly lease money of
Rs.....in two equal half yearly instalments of
Rs.... each.

5. The tenant shall further pay all other rates, cesses,
taxes, charges and other outgoings which are or may be-
come payable by the owner of the land or the occupier
thereof.

Exceptions and reservations on behalf of the Lessor.—

6. The lessor does not demise but excepts and reserves
to itself all mines minerals and quarries of whatsoever
nature existing on, over or below the surface of the land
with liberty to search for, work and remove the
same in as full and emplemanner as if this lease had not
been made.

7. Administration does not demise but excepts and
reserves to itself all rivers and streams with their beds and
banks all water courses, all drainage, channels and all
public thoroughfares now existing on the land or shown
as proposed for construction in the plan annexed.

8. For all discovery, enjoyment and use of the rights
hereby reserved, it shall be lawful for the lessor, through
its authorised agents or for any other officer of the lessor
to enter upon the land and makes such use thereof as
may be necessary for the purposes without making any
compensation to the tenant for such use and occupation
except as may be provided hereunder:—

OBLIGATIONS OF THE TENANT

9. The lessee hereby convenants with the lessor as
follows:—

- (a) Not to do or suffer to be done any act inconsistent
with or injurious to any of the rights except and
reserved to administration.
- (b) To permit without let or hindrance all officers or
servants of Administration and all other persons
duly authorised by Administration in that behalf
to enter the land at all reasonable time and to do
all acts and things necessary for or incidental to:—
(i) the purpose of an enforcing compliance with any
of the terms and conditions of this lease of
ascertaining whether they have been duly per-
formed or observed; or
(ii) any purpose connected with full enjoyment,
discovery and use of the rights hereby reserved
to lessor;
- (c) Not to use the land for any purpose other than that
for which it is granted and in such manner as
may be prescribed by the lesser from time to
time.
- (d) to protect the land against erosion in such manners
as may be considered by the....., if the
slope is excessive to provide suitable terracing.
- (e) Not to sell, mortgage, alienate in any way of lease
out the land to any other party.
- (f) To remain at all times of loyal behaviour and at any
time of trouble to render active support to the
Administration and its officers, and to accept the
decision of the Administration as to whether this
covenant has been fulfilled or not.
- (g) To pay such amount towards the cost of the follow-
ing works as the Deputy Commissioner, acting
under the general or special orders of the
Administration, may determine whether cost has
already been incurred at the time of the lease or
may be incurred thereunder:—
(i) the survey and demarcation of the land.
(ii) the construction of any roads, paths, culverts
or bridges necessary for the general convenience
of the estate in which land is situated;
- (iii) the maintenance and repairs of any such roads,
paths, culverts or bridges.
- (h) To demarcate the land by erecting burjies or a
small wall around the land.
- (i) If the land is resumed under the terms of this lease to
lease the land as soon as the lease is terminated and
surrender it peaceably to the Deputy Commissioner
and if so required by the Deputy Commissioner
to pull down and remove any structure existing
thereon.

PROVISOS

10. If the tenant fails to perform or commits breach of
the terms of conditions of the lease or suffers or permits
such a breach or non-performance, the Deputy Com-
missioner may at any time thereafter terminate the lease
and resume possession of the land and may pull down any
structure existing thereon, and sell the materials thereof
and retain the proceeds of the sale:

Provided that if the conditions contained in sub-clauses (c) and (d) of clause 9 have not been fulfilled to the satisfaction of the lease may be terminated by the Deputy Commissioner and the land resumed without payment of any compensation therefor.

11. No compensation shall be payable by the lessor in respect of the exercise of any right, right reserved or conferred by the terms of this lease, except as provided hereunder:—

- (a) for actual damage or occupation arising out of the exercise of rights, such compensation as may be determined by the Deputy Commissioner;
- (b) on resumption of the whole or any part of portion of the land otherwise than for breach of or non-fulfilment of the terms or conditions of the lease or for the creation of a right of public way of proportion to refund of nazrana paid and such additional, sum, if any, as may be determined by the Deputy Commissioner in accordance with general principles applicable to the acquisition of land for public purposes.

12 (i) If any question of difference whatsoever shall at any time hereafter arise between the lessor and the lessee in any way touching or concerning this lease, or the construction, meaning, operation or effect thereof or of any clause therein contained or as to the rights or liabilities of either party under or by virtue of this grant or touching the subject of matter of the grant or arising out of or in relation thereto, then save in so far as the decision of any such matter has been hereinbefore provided for and has been so decided the matter in difference shall be referred to the arbitration of the Judicial Secretary to Himachal Pradesh Administration who shall have power to decide any matter so referred, including the following questions:—

- (a) whether any other provision has been made in these presents for the decision of any matter and if such provision has been made, whether it has been finally decided accordingly; and
 - (b) whether the grant should be terminated, or has been rightly terminated and what are or will be rights and obligations of the parties as the result of such termination.
- (ii) The decision of the arbitration involves a claim for the award, increase reduction of a sum of money by way of compensation or any other payment or recovery of money, only the amount decided by the arbitrator shall be recoverable in respect of the dispute so referred.

INTERPRETATION

13. In these conditions, unless there is anything repugnant in the context (A) 'Deputy Commissioner' means the Deputy Commissioner of the district in which the land is situated and includes any other person duly

authorised by general or special order to exercise the powers of the Deputy Commissioner in respect of conditions governing this lease.

(b) 'The Lessor or Administration and' 'the lessee' include their successors in title respectively all rights hereby conferred and all obligations hereby imposed shall be available for and bind their successors in title as the case may require, and when the term 'the lessee' includes co-sharers, any liability or obligation imposed by this lease shall be the joint and several liability of each co-sharer.

(c) The land means the land which is the subject of this lease and includes all rights, easements, and appurtenances thereto belonging or; and

(d) Minerals, include all substances of a mineral nature which can be had from the earth, such as coal, earth oil, goldwashing, and forms of soils which can be used for a profitable purpose on removal.

In witness whereof the parties have hereto set their hands on the dates hereinafter in each case specified.

THE SCHEDULE ABOVE MENTIONED

An area of bighas Biswas situated in Mauza Tehsil District shown in the Revenue Records as Khasra No. and bounded as follows:—

On the North by
On the East by
On the South by
On the West by

Signature of executants and witnesses.

Signed for and on behalf of the H.P. Administration by (Sd.) Officer, acting under the orders of the Lieutenant Governor of Himachal Pradesh in the or sanction of
Sd/- Witness (Address)

on the day of in the year one thousand nine hundred and signed by the said lessee.

Sd/- Lessee.

In the presence of (Sd).
Witness (Address)
(Description)

On the day of in the year one thousand nine hundred

By order,

RAGHUBIR SINGH,
Joint Secretary.

भाग 4—स्थानीय स्वायत्त शासन: म्युनिसिपल बोर्ड, डिस्ट्रिक्ट बोर्ड, नोटीफाइड और टाउन एरिया तथा पंचायत विभाग

LOCAL SELF GOVERNMENT DEPARTMENT

NOTIFICATION

Simla-4, the 8th April, 1963

No. 11-14/61-LSG.—Whereas proposals for the inclusion of the areas specified in the Schedule given below, within the limits of the Small Town, Paonta were published for inviting objections, in the Rajpatra, Himachal Pradesh dated the 17th March, 1962, vide this Department notification of even No., dated the 23rd January, 1962; and whereas no objection has been received within the prescribed period.

Now, therefore, in exercise of the powers vested in him under sub-section (3) of section 3 of the Punjab Small Town Act, 1921 (Punjab Act II of 1922) as applied to Himachal Pradesh, the Lieutenant Governor, Himachal Pradesh, is pleased to include the areas specified in the Schedule below within the limits of the Small Town Paonta.

SCHEDULE

(a) Village Taruwalla.—Hadbast No. 114 containing an area of 381 Bighas and 13 Biswas Kita No. 70.

(b) Village Badripur.—Hadbast No. 121 having an area of 562 Bighas and 11 Biswas Kita No. 100.

(c) Village Shamsherpur.—Hadbast No. 117 having an area of 202 Bighas and 18 Biswas Kita No. 70.

(d) Village Bhup Pur.—Hadbast No. 118 having an area of 10 Bighas and 18 Biswas Kita No. 2.

East Village Shamsherpur. West Badripur, North village Taruwalla, South Bhup Pur.

By order,
D. B. LAL,
Secretary.

PANCHAYATS DEPARTMENT

NOTIFICATIONS

Simla-4, the 25th April, 1963

No. Pnt. 70-314/55.—Whereas the Director of Panchayats, Himachal Pradesh, has on the proposal of Gram Sabha Sainj, Tehsil Renuka, District Sirmur, made on the recommendations of the Gram Panchayat of the said Gram Sabha submitted proposals for the approval of the State Government under section 42 of the H. P. Panchayat Raj Act, 1952, read with Rule 242 of the H. P.:

Panchayat Rules, for the imposition of the following taxes at the rates mentioned against each specified tax.

Now, therefore, the Lieutenant Governor, Himachal Pradesh, in exercise of the powers vested in him under the aforesaid provisions of the law, is pleased to approve the imposition of the said taxes at the said rates as specified below within the jurisdiction of the said Gram Sabha, with effect from the date of the publication of this notification in the Himachal Pradesh Rajpatra:—

Sl. No. 1	Nature of the tax 2	Rate of Tax 3
1.	Tax on the transfer of immovable property by way of sale, under H.P. Panchayat rule 246(g).	At the rate of one naya paisa per rupee of sale price to be paid by the vendor.
2.	Tax on the construction of new buildings under H.P. Panchayat rule 246(f).	At the rate of Rs. 2 per building valuing between Rs. 500 to Rs. 1,500 and at the rate of Rs. 5 per building on buildings valuing more than Rs. 1,500.
3.	Tax on registration of each birth under H. P. Panchayat rule 246 (d).	1. First four children at the rate of 50 nP. per birth. 2. Fifth child at the rate of 75 nP. 3. Sixth child and onwards at the rate of Re. 1 per birth.
4.	Entertainment tax under H.P. Panchayat rule 246(d).	ENTERTAINMENT TAX 1. Drama Tax.—Rs. 5 per day or 25 per cent of the income if admission is by purchase of tickets. 2. Cinema Tax.—Rs. 10 per day or 25 per cent of the income if admission is by purchase of tickets. 3. Circus Tax.—Rs. 10 per day or 25 per cent of the income if admission is by purchase of tickets. 4. Juggler.—Rs. 2 per visit to a Gram Sabha. 5. Wrestling Match.—Rs. 2 per day payable by the person who organises wrestling match. 6. Kariala.—Rs. 5 per day payable by the

1	2	3
		person who organises.
7.	Dance by professional.—Rs. 2 per day payable by the dancer or the dancing party as the case may be.	
8.	Chandol or merry-go-round.—Rs. 2 per day.	

(Provided that no tax shall be imposed on any exhibition, performance, amusement, sports, dramas and Cinema arranged by any charitable institution, school, panchayat or any Government Department).

(Note.—No tax shall be levied on any property belonging to Himachal Pradesh Administration).

By order,
LAKSHMAN DASS,
Joint Secretary.

Simla-4, the 27th April, 1963

No. 16-8/62-Panch.—In exercise of the powers vested in me under sub-section (5) of section 12 of the H.P. Panchayat Raj Act, read with rules 5, 12, 13 and 14 of H.P. Panchayat Rules, I, Lakshman Dass, Director of Panchayats, Himachal Pradesh, hereby fix the total number of members of the following Gram Panchayats of Sirmur district as shown in column No. 2 of the Schedule appended below and also to order reservation of seats for Scheduled Castes and Women as shown in column Nos. 4, 5 and 6 of the said schedule.

Total population	Total number of seats	General seats	Reservation		
			Sch. Caste (Male)	Schedul- ed Caste (Female)	Women (General)
1	2	3	4	5	6
Tehsil: PAONTA					
Serial No. and Name of the Gram Sabha (Panchayat):					
1156	11	7	2	1	1
Serial No. and Name of the Gram Sabha (Panchayat):					
1119	11	6	3	1	1
Serial No. and Name of the Gram Sabha (Panchayat):					
760	9	6	2	—	1

LAKSHMAN DASS,
Director.

भाग 5—वैयक्तिक अधिसूचनाएं और विज्ञापन

विज्ञापन निम्न आदेश ५, नियम २०
व्यवहार प्रक्रिया संहिता

न्यायालय श्री सी० एस० सोहटा, बी०ए०, एल एल० बी०,
ऐडिशनल सव-जज, मन्डी, जिला मंडी (हिमाचल प्रदेश)

मिसल दीवानी नं० ६६ मरजुआ १३-३-१९६३

बमुकदमा:

१. श्री लिहनु, २. श्री कालू पुत्र श्री श्यामा, जाति लोहार, निवासी करयाल, इलाका अनन्तपुर, तहसील सरकाघाट

बनाम

१. श्री जिन्दू, २. श्री पोहलो पुत्र भंगी, जाति लोहार, निवासी बदारी, इलाका सुरंगा, तहसील सरकाघाट।

३. श्री गोविन्दराम, ४. श्री कन्हैया लाल, ५. श्री मुखराम, ६. श्री हरिराम, ७. श्री भाग सिंह, ८. श्री शेर सिंह, ९. श्री रूप लाल पुत्र श्री देवी राम, जाति राजपूत, निवासी मकेड़, इलाका घाड़ना-अनन्तपुर, तहसील सरकाघाट, जिला मन्डी

प्रतिवादीगण।

दावा दललायी द्वारा हक शुफा

बनाम १. श्री पोहलो (प्रतिवादी नं० २) पुत्र भंगी, जाति लोहार, निवासी बदारी, इलाका सुरंगा, तहमील सरकाघाट।

२. श्री गोविन्दराम (प्रतिवादी नं० ३)

३. श्री हरिराम (प्रतिवादी नं० ६)

४. श्री भाग सिंह (प्रतिवादी नं० ७)

५. श्री शेर सिंह (प्रतिवादी नं० ८)

पुत्र श्री देवी राम, जाति राजपूत, निवासी मकेड़,

इलाका धाड़ता-अनन्तपुर, तहसील सरकाघाट, जिला मन्डी (प्रतिवादीगण) ।

इस न्यायालय को शपथ-पत्र वादी तथा तामील कुनिन्दा से सन्तोष हो चुका है कि प्रतिवादीगण नं० २, ३, ६, ७ व ८ पर साधारण रीति से तामील नहीं हो सकती है । अतः इस घोषणा द्वारा प्रतिवादी-गण नं० २, ३, ६, ७ व ८ को सूचित किया जाता है कि स्वयं या वकील द्वारा अपने वाद की पैरवी इस न्यायालय में उपस्थित हो कर ४ जुलाई, १९६३ (४-७-१९६३) को प्रातः दस बजे करें । यदि आप इस प्रकार उपस्थित न होंगे तो आपके विरुद्ध एक पक्षीय कार्यवाही की जावेगी एवं निर्णय किया जावेगा ।

आज तिथि ३१ मई, १९६३ को मेरे हस्ताक्षर तथा मुद्रा (मुद्रा)
न्यायालय द्वारा प्रचलित किया गया ।

सी० एस० सोहटा,
ऐडिशनल सब-जज ।

(मुद्रा)

विज्ञापन निम्न आदेश ५, नियम २०
व्यवहार प्रक्रिया संहिता

न्यायालय श्री सी० एस० सोहटा, बी० ए०, एल एल० बी०,
ऐडिशनल सब-जज, मन्डी, जिला मन्डी (हिमाचल प्रदेश)

मिसल दीवानी नं० ६८ मरजुआ १३-३-१९६३

बमुकद्मा:

१. श्री लिहनु, २. श्री कालु पुत्र श्यामा, जाति लोहार, निवासी करयाल, इलाका अनन्तपुर, तहसील सरकाघाट ... वादीगण ।

बनाम

१. श्री पंजक, २. श्री खजाना, ३. श्री लछमण पुत्र संगारु, जाति लोहार, निवासी जकवायन, इलाका मुरंगा, तहसील सरकाघाट, ४. श्री गोविन्दराम, ५. श्री कन्हैया लाल, ६. श्री हरिराम, ७. श्री मुखराम, ८. श्री भाग सिंह, ९. श्री शेर सिंह, १०. श्री रूपलाल पुत्र देवी राम, जाति राजपूत, निवासी मकेड़, इलाका धाड़ता-अनन्तपुर, तहसील सरकाघाट जिला मन्डी ... प्रतिवादीगण ।

दावा दखल अराजी द्वारा हक शुफा

बनाम १. श्री गोविन्दराम (प्रतिवादी नं० ४)

२. श्री हरिराम (प्रतिवादी नं० ६)

३. श्री भाग सिंह (प्रतिवादी नं० ८)

४. श्री शेर सिंह (प्रतिवादी नं० ९)

पुत्र देवी राम, जाति राजपूत, निवासी मकेड़, इलाका

धाड़ता-अनन्तपुर, तहसील सरकाघाट, जिला मन्डी (प्रतिवादीगण) ।

इस न्यायालय को शपथ-पत्र वादी तथा तामील कुनिन्दा से सन्तोष हो चुका है कि प्रतिवादीगण नं० ४, ६, ८ व ९ पर साधारण साधनों

द्वारा तामील नहीं हो सकती है । अतः इस घोषणा द्वारा प्रतिवादीगण नं० ४, ६, ८ व ९ (क्रमशः गोविन्द राम, हरिराम, भाग सिंह व शेर सिंह) को सूचित किया जाता है कि वे स्वयं या वकील द्वारा अपने मुकदमा की पैरवी इस न्यायालय में उपस्थित हो कर ४ जुलाई, १९६३ (४-७-१९६३) को प्रातः दस बजे करें । यदि आप इस प्रकार उपस्थित न होंगे तो आपके विरुद्ध एक पक्षीय कार्यवाही की जावेगी एवं निर्णय किया जावेगा ।

आज तिथि ३१ मई, १९६३ को मेरे हस्ताक्षर तथा मुद्रा न्यायालय द्वारा जारी किया गया ।

सी० एस० सोहटा,
ऐडिशनल सब-जज ।

विज्ञापन निम्न आदेश ५, नियम २०
व्यवहार प्रक्रिया संहिता

न्यायालय श्री सी० एस० सोहटा, बी० ए०, एल एल० बी०,
ऐडिशनल सब-जज, मन्डी, जिला मन्डी (हिमाचल प्रदेश)

मिसल दीवानी नं० मरजुआ

बमुकद्मा:

१. अम्बु कु विधवा दयाराम, २. मोहन पुत्र उधम सिंह, जाति राजपूत, निवासी भटवाड़, इलाका तुंगल, तहसील सदर-मन्डी ... वादीगण ।

बनाम

१. गवर्धन, २. चूड़ामणि पुत्र नारायण, जाति राजपूत, निवासी सदयाणा, इलाका तुंगल, तहसील सदर-मन्डी ... प्रतिवादीगण ।

दावा दखलयाबी

बनाम १. चूड़ामणि पुत्र नारायण, जाति राजपूत, निवासी सदयाणा, इलाका तुंगल, तहसील सदर मन्डी (प्रतिवादी) ।

इस न्यायालय को शपथ-पत्र वादी तथा तामील कुनिन्दा से सन्तोष हो चुका है कि प्रतिवादी नं० २ (चूड़ामणि) पर साधारण साधनों द्वारा तामील नहीं हो सकती है । अतः इस घोषणा द्वारा प्रतिवादी (चूड़ामणि) को सूचित किया जाता है कि वह स्वयं या वकील द्वारा अपने मुकद्मा की पैरवी इस न्यायालय में उपस्थित होकर १५ जुलाई, १९६३ (१५-७-१९६३) को प्रातः दस बजे करें । यदि आप इस प्रकार उपस्थित न होंगे तो आपके विरुद्ध एक पक्षीय कार्यवाही की जावेगी एवं निर्णय किया जावेगा ।

आज तिथि ३१ मई, १९६३ को मेरे हस्ताक्षर तथा मुद्रा न्यायालय द्वारा जारी किया गया ।

सी० एस० सोहटा,
ऐडिशनल सब-जज ।

भाग 6—भारतीय राजपत्र इत्यादि में से पुनः प्रकाशन

शून्य

भाग 7—भारतीय निर्वाचन आयोग (Election Commission of India) की वैधानिक अधिसूचनाएं तथा अन्य निर्वाचन सम्बन्धी अधिसूचनाएं

शून्य

भाग 8—हिमाचल प्रदेश क्षेत्रीय परिषद् द्वारा अधिसूचित आदेश इत्यादि

शून्य

अनुपूरक

शून्य